

1 Jahan C. Sagafi (Cal. Bar No. 224887)
2 Laura Iris Mattes (Cal. Bar No. 310594)
3 OUTTEN & GOLDEN LLP
4 One California Street, 12th Floor
San Francisco, CA 94111
Telephone: (415) 638-8800
Facsimile: (415) 638-8810
5 E-mail: jsagafi@outtengolden.com
E-mail: imattes@outtengolden.com

7 Daniel Kohrman (admitted pro hac vice)
Laurie McCann (admitted pro hac vice)
8 Dara Smith (admitted pro hac vice)
AARP FOUNDATION LITIGATION
9 601 E. Street, N.W.
Washington, D.C. 20049
10 Telephone: (202) 434-2060
Facsimile: (202) 434-2082
11 E-mail: dkohrman@aarp.org
E-mail: lmccann@aarp.org
12 E-mail: dsmith@aarp.org

13 *Attorneys for Plaintiffs and Proposed Class
and Collective Members*

14 *Additional counsel listed on the next page*

15 Michael P. Esser (Cal. Bar No. 268634)
KIRKLAND & ELLIS LLP
16 555 California Street
San Francisco, CA 94104
Telephone: (415) 439-1400
Facsimile: (415) 439-1500
17 E-mail: michael.esser@kirkland.com

18 Emily Nicklin (admitted *pro hac vice*)
Gabor Balassa (admitted *pro hac vice*)
Christina Briesacher (admitted *pro hac vice*)
Mark Premo-Hopkins (admitted *pro hac vice*)
KIRKLAND & ELLIS LLP
300 N. LaSalle
Chicago, IL 60654
Telephone: (312) 862-2000
Facsimile: (312) 862-2200
E-mail: emily.nicklin@kirkland.com
E-mail: gabor.balassa@kirkland.com
E-mail: christina.briesacher@kirkland.com
E-mail: mark.premohopkins@kirkland.com

19 *Attorneys for Defendant
PricewaterhouseCoopers LLP*

20 UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
21 SAN FRANCISCO DIVISION

22 STEVE RABIN and JOHN CHAPMAN,
on behalf of themselves, and all others
similarly situated,

23 Plaintiffs,

24 v.

25 PRICEWATERHOUSECOOPERS LLP,

26 Defendant.

27 Case No. 16-cv-02276-JST

28 **STIPULATION AND ~~PROPOSED~~ ORDER
RE: EXHIBIT 78 SEALING**

1 Adam T. Klein (admitted *pro hac vice*)
2 Melissa L. Stewart (admitted *pro hac vice*)
3 Daniel Stromberg (admitted *pro hac vice*)
4 OUTTEN & GOLDEN LLP
5 685 Third Avenue, 25th Floor
6 New York, NY 10017
7 Telephone: (212) 245-1000
8 Facsimile: (646) 509-2060
9 E-mail: atk@outtengolden.com
10 E-mail: mstewart@outtengolden.com
11 E-mail: dstromberg@outtengolden.com

12 Lucy Brierly Bansal (admitted *pro hac vice*)
13 OUTTEN & GOLDEN LLP
14 601 Massachusetts Avenue NW
15 Second Floor West
16 Washington, D.C. 20001
17 Telephone: (202) 847-4400
18 Facsimile: (202) 847-4410
19 E-mail: lbansal@outtengolden.com

20 Jennifer L. Liu (Cal. Bar No. 279370)
21 THE LIU LAW FIRM, P.C.
22 1390 Market Street, Suite 200
23 San Francisco, CA 94102
24 Telephone: (415) 896-4260
25 Facsimile: (415) 231-0011
26 E-mail: jliu@liulawpc.com

27

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1 Plaintiffs Steve Rabin and John Chapman and Defendant PricewaterhouseCoopers LLP
2 (“PwC”) (collectively, the “Parties”) hereby stipulate as follows:

3 WHEREAS, the Court has granted certain requests by the parties to seal contact
4 information for Plaintiffs and potential collective action members in various exhibits, ECF No.
5 269 at 3:13, as part of the briefing on Plaintiffs’ Renewed Motion for Conditional Certification,
6 ECF No. 241;

7 WHEREAS, Plaintiffs did not alert the Court that Exhibit 78, previously filed under seal
8 at ECF No. 245-42, includes Plaintiff Chapman’s contact information;

9 WHEREAS, public disclosure of this personal contact information could compromise
10 his privacy and there is no countervailing public interest in the information;

11 WHEREAS, redacting this information is consistent with the Court’s reasoning and
12 rulings in its sealing order, ECF No. 269;

13 NOW, THEREFORE, the Parties, through their respective counsel, hereby stipulate to the
14 following:

15 Plaintiff Chapman’s contact information contained in Exhibit 78 will remain redacted.

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17 Respectfully submitted,

18 Dated: April 4, 2019

19 By: /s/ Jahan C. Sagafi
Jahan C. Sagafi

20 Jahan C. Sagafi (Cal. Bar No. 224887)
21 Laura Iris Mattes (Cal. Bar No. 310594)
OUTTEN & GOLDEN LLP
22 One California Street, 12th Floor
San Francisco, CA 94111
23 Telephone: (415) 638-8800
Facsimile: (415) 638-8810
E-mail: jsagafi@outtengolden.com
E-mail: imattes@outtengolden.com

1 Adam T. Klein (admitted *pro hac vice*)
2 Melissa L. Stewart (admitted *pro hac vice*)
3 Daniel Stromberg (admitted *pro hac vice*)
4 OUTTEN & GOLDEN LLP
5 685 Third Avenue, 25th Floor
6 New York, NY 10017
7 Telephone: (212) 245-1000
8 Facsimile: (646) 509-2060
9 E-mail: atk@outtengolden.com
10 E-mail: mstewart@outtengolden.com
11 E-mail: dstromberg@outtengolden.com

12 Lucy Brierly Bansal (admitted *pro hac vice*)
13 OUTTEN & GOLDEN LLP
14 601 Massachusetts Ave. NW
15 Second Floor West
16 Washington, DC 20001
17 Telephone: (202) 847-4400
18 Facsimile: (646) 952-9114
19 E-mail: lbansal@outtengolden.com

20 Daniel Kohrman (admitted *pro hac vice*)
21 Laurie McCann (admitted *pro hac vice*)
22 Dara Smith (admitted *pro hac vice*)
23 AARP FOUNDATION LITIGATION
24 601 E. Street, N.W.
25 Washington, D.C. 20049
26 Telephone: (202) 434-2060
27 Facsimile: (202) 434-2082
28 E-mail: dkohrman@aarp.org
E-mail: lmccann@aarp.org
E-mail: dsmith@aarp.org

29 Jennifer L. Liu (Cal. Bar No. 279370)
30 THE LIU LAW FIRM, P.C.
31 1170 Market Street, Suite 700
32 San Francisco, CA 94102
33 Telephone: (415) 896-4260
34 Facsimile: (415) 231-0011
35 E-mail: jliu@liulawpc.com

36 *Attorneys for Plaintiffs and Proposed Class and*
37 *Collective Members*

1 Dated: April 4, 2019
2

3 By: /s/ Christina Briesacher
4 Christina Briesacher
5

6 Emily Nicklin (*pro hac vice*)
7 Gabor Balassa (*pro hac vice*)
8 Christina Briesacher (*pro hac vice*)
9 Mark Premo-Hopkins (*pro hac vice*)
10 KIRKLAND & ELLIS LLP
11 300 North LaSalle
12 Chicago, IL 60654
13 Telephone: (312) 862-2000
14 Facsimile: (312) 862-2200
15 E-mail: christina.briesacher@kirkland.com
16 E-mail: gabor.balassa@kirkland.com
17 E-mail: christina.briesacher@kirkland.com
18 E-mail: mark.premohopkins@kirkland.com

19 Michael P. Esser (Cal. Bar No. 268634)
20 KIRKLAND & ELLIS LLP
21 555 California Street
22 San Francisco, CA 94104
23 Telephone: (415) 439-1400
24 Facsimile: (415) 439-1500
25 E-mail: michael.esser@kirkland.com

26 *Attorneys for Defendant*
27 *PricewaterhouseCoopers LLP*
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1 PURSUANT TO THE STIPULATION, IT IS SO ORDERED.
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5 Date: April 8, 2019
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Honorable Jon S. Tigar
United States District Judge